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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/854,336	05/11/2001	Colin Hendrick	64482	7643
7	590 02/13/2003	•		
Norman H. Zivin			EXAMINER	
	of the Americas		SANDERS, ALLYSON N	
New York, NY	10036		ART UNIT	PAPER NUMBER
			2876	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	09/854,336	HENDRICK, COLIN	
Office Action Summary	Examiner	Art Unit	
	Allyson N Sanders	2876	
The MAILING DATE of this communication app Period f r Reply	ears on the cover sheet w	ith the c rrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a y within the statutory minimum of thi vill apply and will expire SIX (6) MO , cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication BANDONED (35 U.S.C. § 133).	on.
1) Responsive to communication(s) filed on	<u> </u>		
2a)☐ This action is FINAL . 2b)☑ Th	is action is non-final.		
3) Since this application is in condition for alloward closed in accordance with the practice under Disposition of Claims			is
4)⊠ Claim(s) <u>1-28</u> is/are pending in the application			
4a) Of the above claim(s) is/are withdraw			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-28</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/or	r election requirement.		
Application Papers			
9)☐ The specification is objected to by the Examine	г.		
10)☐ The drawing(s) filed on is/are: a)☐ accep	oted or b) objected to by	the Examiner.	
Applicant may not request that any objection to the			
11) The proposed drawing correction filed on		disapproved by the Examiner.	
If approved, corrected drawings are required in rep	•		
12) The oath or declaration is objected to by the Ex	aminer.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority documents			
2. Certified copies of the priority documents			
3. Copies of the certified copies of the prior application from the International But* See the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).	-	
14) Acknowledgment is made of a claim for domestic	priority under 35 U.S.C.	§ 119(e) (to a provisional applica	tion).
 a) ☐ The translation of the foreign language pro 15)☐ Acknowledgment is made of a claim for domesti 			
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)	

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this
 Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

- 2. Claims 1, 3-8, 11, 13-18, and 28 are rejected under 35 U.S.C. 102(e) as being anticipated by Craig et al (6,260,111).
- 3. Regarding claim 1, a system for managing digital rights of digital content over a network, comprising: a data card which contains user information including digital rights information specific to a user, the data card having a memory component for enabling information to be stored within the data card; a data card reader adapted to access the user information contained on the data card when the data card is in communication therewith; a data processor in communication with the data card reader and adapted to be connected to the

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network; and an application program resident on the memory component of the data card, the application program being configured to operated in conjunction with a universal language for creating and controlling digital rights, to manage user rights of the digital content available on the network based on the digital rights information specific to the user which is contained on the data card is disclosed.

Craig et al teaches the following in regards to claim 1:

"In another embodiment of the present invention, user information is supplied to a network computer by storing user specific information on an access card which includes a processor and storage. The information stored on the access card may only be accessed through the processor of the access card so as to provide secure data on the access card. The access card may then be provided to a network computer and accessed to obtain user specific information independent of the network connections of the network computer. Thus, user specific information is provided which may be transported via the access card independent of the network which is available to the network computer." (Col. 4, lines 9-20).

"In particular embodiments of the present invention, the access card is a smart card and the user specific information is encrypted user specific information." (Col. 4, lines 21-23).

"The present invention also provides a network computer having a central processing unit and memory operatively associated with the central processing unit. A network interface operatively associated with the central processing unit

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and an access card compatible with an access card port are also included in the network computer. The access card includes an access card central processing unit and access card memory operatively associated with the access card central processing unit. An access card port operatively associated with the central processing unit receives the access card and allows for communication with the access card central processing unit. A power management controller, operatively associated with the access card port and responsive to the access card, controls the power state of the network computer." (Col. 4, lines 32-46).

4. Regarding claim 11, a method for managing digital rights of digital content over a network, comprising the steps of: storing user information on a data card having a memory component, including digital rights information specific to a user; and configuring an application program resident on the memory component of the data card to operate in conjunction with a universal language for creating and controlling digital rights for managing user rights of the digital content available on the network based on the digital rights information specific to the user which is contained on the data card is disclosed.

See Craig et al's teaching in regards to claim 1. (paragraph 3).

Additionally, Craig et al teaches that,

"This invention relates to computer systems, methods and program products, and more particularly to personal computer and network computer systems, methods and program products." (Col. 1, lines 7-10).

5. Regarding claims 3 and 13, the system and method for managing digital rights over a network as set forth in claims 1 and 11 respectively, wherein upon

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initial use of the data card, the user is prompted to initiate the data card by inputting personal identification information and authentication information into the data processor for encryption and storage on the data card is disclosed.

Craig et al teaches the following in regards to claims 3 and 13:

"In another embodiment of the present invention, the user specific information is a user identification. The user identification stored on the access card may be validated and access to the network computer by the user allowed if the user identification is valid." (Col. 4, lines 27-31).

"The network computer may also validate user identification stored on the access card and allow access to the network computer, by the user if it is determined that the user identification is valid." (Col. 4, lines 56-59).

6. Regarding claims 4 and 14, the system and method for managing digital rights over a network as set forth in claims 3 and 13, wherein the personal identification information includes at least one of user name information, user address information, user gender information, user age information, and user government information is disclosed.

Craig et al teaches the following in regards to claims 4 and 14:

"The user information obtained from the smart card, which may include decryption keys used for accessing smart card data via the smart card's processor, a personal identification number (PIN) and/or password and a user logon identifier name, may then be verified to determine if a valid user is using the network computer (block 304) and if not, then the power management unit 218 would return the network computer to the minimum power state thus

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preventing access to the network computer by the unauthorized user." (Col. 7, lines 13-22).

7. Regarding claims 5 and 15, the system and method for managing digital rights over a network as set forth in claims 4 and 14 respectively, wherein the digital rights information specific to the user includes access rights information and usage right information is disclosed.

See Craig et al's teachings above. Craig et al specifically discloses managing digital rights specific to the using wherein the digital rights include access rights information and usage information.

8. Regarding claims 6 and 16, the system and method for managing digital rights over a network as set forth in claims 5 and 15 respectively, wherein the application program is further configured to automatically prompt the user to enter the authentication information for comparison with the authentication information stored on the data card, and to authorize the user following a match thereof to access and use the digital content in accordance with the access rights information and the usage rights information is disclosed.

See Craig et al's teachings above. Specifically paragraph 4.

9. Regarding claims 7 and 17, the system and method for managing digital rights over a network as set forth in claims 6 and 16 respectively, wherein the usage rights information includes at least on of read-only rights, print rights, download rights, save rights, and distribution rights is disclosed.

Craig et al teaches the following in regards to claims 7 and 17:

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"The network computer may also include permanent storage such as Read Only Memory, which may store a URL identifier to identify the server with which the computer works. The permanent storage may also include a base key which is used for security purposes." (Col. 2, lines 31-35).

10. Regarding claims 8 and 18, the system and method for managing digital rights over a network as set forth in claims 1 and 11 respectively, wherein the application program is further configured to track subsequent use of the digital content by the user is disclosed.

Craig et al teaches the following in regards to claim 8 and 18:

"User activity may be tracked or monitored, including transitions between and time spent in power modes, to establish power management preferences for a user on the network. The network computer may be activated and deactivated by the detected presence or absence of the access card or smart card, so that the access card may act as an intelligent "power on" for the network computer." (Abstract, lines 22-29).

11. Regarding claim 28, a data card for allowing a user to access digital right of digital content over a network, comprising: a memory for storing information including digital rights information specific to the user; a microprocessor for processing the information stored on the data card; a communications interface for transferring the information form the data card to a data card reader; and an application program resident on the memory and being configured to operate in conjunction with a universal language for creating and controlling digital rights, to

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manage user rights of the digital content available on the network based on the digital rights information specific to the user is disclosed.

See Craig et al's teachings above.

"In still another embodiment of the present invention, user activity may be tracked to establish power management preferences for a user. The established power management preferences may then be stored on the access card. The user specific information which may be stored on the access card may include power management activity monitoring enable, power management "screensaver" mode enablement and timeout values, power management "suspend" mode enablement and timeout values, power management power-saving aggressiveness preference, power management energy level warning levels, power management battery charging preference, and power management aggressiveness tuning factors." (Col. 3 and 4, lines 63-8).

Claim Rejections - 35 USC § 103

- 12. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 13. Claims 2 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Craig et al (6,260,111) in view of Srinivasan (6,460,076).

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14. Regarding claims 2 and 12, the system and method for managing digital rights over a network as set forth in claims 1 and 11 respectively, wherein the digital content includes at least one of e-books, e-magazines, e-newsletters, software games, digital music, and digital video is disclosed.

Craig et al's teachings are discussed above. Craig et al fails to teach the digital rights being in the form of one of the following: e-books, e-magazines, e-newsletters, software games, digital music, and digital video.

Srinivason teaches the following in regards to claims 2 and 12:

"An apparatus and method provides for the downloading and recording of data files over a data network such as the world wide web. A server connected to the world wide web includes a data base which includes a number of different data files such as music, video, and software that it wishes to sell to its customers. A web page is provided on the server for customers to access and view the products that are for sale. A system for billing the customers is also incorporated into the server such that when a system user logs in there is either a confirmation that the user has an account with the service provider or credit card information is provided in which charges may be made against. Through use of the web browser, the system user makes selections and begins the download of information into a memory in the user interface. Connected to the user interface is a recorder for recording the information upon a portable media such as an optical disk. Once the information is downloaded over the data network into the memory, the plugin in the web browser decompresses an unencrypts the file and begins the transfer process to the media recorder. Upon

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completion of the recording, (a) confirmation message is sent to the server (b) system user is billed for the download. After the billing process is complete, the plugin will delete the file from the computer memory and unlock the portable media so that the system user may play this information on another device."

(Abstract).

In view of Srinivasan, it would have been obvious to one of ordinary skill in the art at the time the invention was made, to in addition of having the access card for accessing accounts on a network taught by Craig et al, the access card also allow the user to have access to other types of digital including music, video, etc. Downloading digital data is common in the art. One would be motivated to combine Craig et al's teachings with the teachings of Srinivasan in order to make the access card more versatile. By allowing the access card to also have access to and store digital data such as music or video, the user has more versatility with that card and more information can be stored on it.

- 15. Claims 9, 10, 19, 20, 21, and 23-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Craig et al (6,260,111) in view of Risafi et al (6,473,500).
- 16. Regarding claim 21, a system for managing digital rights of digital content over a network, comprising: a data card which contains user information including digital rights information specific to a user, the data card having a memory component for enabling information to be stored within the data card; a data card reader adapted to access the user information contained on the data

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card when the data card is in communication therewith; a data processor in communication with the data card reader and adapted to be connected to the network; and an application program resident on the memory component of the data card, the application program being configured to operated in conjunction with a universal language for creating and controlling digital rights, to manage user rights of the digital content available on the network based on the digital rights information specific to the user which is contained on the data card, to track subsequent use of the digital content by the user, to update an account balance of the user stored on the memory component of the data card for payment of fees for accessing and using the digital content, and to maintain financial information for an owner of the digital content is disclosed.

Craig et al's teachings are discussed above, which include all of the limitations of claim 21 except, Craig et al fails to teach having an account balance and updating the balance of the user.

In addition to claim 21, claims 9, 10, 19 and 20 also contain the limitation of an account balance and updating the balance.

Risafi et al teaches the following in regards to claims 9, 10, 19, 20, and 21, and 23-26.

"The method for using the prepaid card includes purchasing a card issued by an issuer, perhaps through an agent at a retail establishment via an agent terminal, selecting a PIN, selecting the opening account balance, having the card activated at the point of purchase, and, over time, using the card to purchase goods and/or services. The PIN and the card number are transmitted over a

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communications network to the card processing center to be stored in an account file associated with that card number. Also transmitted and stored in the account file is the amount of value purchased. The balance remaining on the card after a purchase or purchases are made will be kept in the account file. Unlike currently available cards which are activated by the card issuer at the time of issuance or in bulk by the merchant at the time of receipt or by the cardholder by calling a designated telephone number after purchase, the card according to the present invention is activated on an individual basis when the card user purchases the card, making the card more secure prior to purchase. In addition, unlike card issuer-activate cards, the card user herein is not limited to purchasing monetary value in denominations preset by the card issuer. Once activated, the card user can immediately use the card to make purchases or cash withdrawals, and the card user can replenish the value on the card at any appropriate terminal connected to the processing center. Also, unlike card -issuer-activated cards whose PINs are assigned by the issuer and are thereafter unchangeable, the method of the present invention does not require the cardholder to accept the issuer-assigned PIN, allows the cardholder to select a PIN, and allows a cardholder to change that PIN at any time after the initial selection." (Col. 4, lines 16-47).

17. Regarding claim 23, the system for managing digital rights over a network as set forth in claim 21, wherein upon initial use of the data card, the user is prompted to initiate the data card by inputting personal identification information

and authentication information into the data processor for encryption and storage on the data card is disclosed.

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See Craig et al's teachings in regards to claim 3.

18. Regarding claim 24, the system for managing digital rights over a network as set forth in claim 23, wherein the personal identification information includes at least one of user name information, user address information, user gender information, user age information, and user government information is disclosed.

See Craig et al's teachings in regards to claim 4.

19. Regarding claim 25, the system for managing digital rights over a network as set forth in claim 24, wherein the digital rights information specific to the user includes access rights information and usage right information is disclosed.

See Craig et al's teachings in regards to claim 5.

20. Regarding claim 26, the system for managing digital rights over a network as set forth in claim 25, wherein the application program is further configured to automatically prompt the user to enter the authentication information for comparison with the authentication information stored on the data card, and to authorize the user following a match thereof to access and use the digital content in accordance with the access rights information and the usage rights information is disclosed.

See Craig et al's teachings in regards to claim 5.

21. Regarding claim 27, the system for managing digital rights over a network as set forth in claim 26, wherein the usage rights information includes at least on

of read-only rights, print rights, download rights, save rights, and distribution rights is disclosed.

See Craig et al's teachings in regards to claim 7.

In view of Risafi et al, it would have been obvious to one of ordinary skill in the art at the time the invention was made, to in addition of the access card accessing accounts on a network taught by Craig et al, also include an account balance on the card and the ability to update the user's account balance through the network. One would be motivated to combine Craig et al's teachings with the teachings of Risafi et al in order to make the access card more versatile. By allowing the access card also access and carry a user account, one would be able to purchase items over the network and add to the balance in order to continue purchasing once the balance has depleted. Additionally, purchasing items with a smart card that keeps a balance and is able to update that balance is well known in the art.

22. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Craig et al (6,260,111) in view of Risafi et al (6,473,500) and in further view of Srinivasan (6,460,076).

Craig et al and Risafi et al's teachings are discussed above.

Craig et al in combination with Risafi et al fails to teach the digital rights being in the form of one of the following: e-books, e-magazines, e-newsletters, software games, digital music, and digital video.

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See Srinivasan's teaching above in regards to claims 2 and 12 and the reasons to combine.

Conclusion

- 23. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: Wall et al (6,484,174).
- 24. Any inquiry concerning this communication or earlier communications from the examiner should be directed to *Allyson Sanders* whose telephone number is (703) 305-5779. The examiner can normally be reached between the hours of 7:30AM to 4:00PM Monday thru Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee, can be reached on (703) 305-3503. The fax phone number for this Group is (703) 308-7722, (703) 308-7724, or (703) 308-7382.

Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [allyson.sanders@uspto.gov].

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All Internet e-mail communications will be made of record in the application file. PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0956.

Allyson Sanders Patent Examiner Art Unit 2876 February 7, 2003 Duin She her Daie I. Lee Primary Examine GA U 2816

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